District Judge James L. Robart

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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

JULIO CURY, et al., * Civil Action No.: 2:23-cv-00499-JLR

Plaintiffs, *

*

v. * STIPULATION FOR AN EXTENSION * OF TIME

DEPARTMENT OF STATE, et al., *

* Noted for Consideration:

Defendants. * November 8, 2024

* * * * * * *

Because of numerous recent developments in other matters beyond the control of Plaintiffs' counsel, Plaintiffs' counsel requested that the parties stipulate to an extension for Plaintiffs file their opposition and commensurate extensions on the remaining deadlines.

Plaintiffs' counsel represents that he faces a significant workload for the remainder of November and originally proposed filing Plaintiffs' opposition on 3 December 2024.

Defendants are generally amenable to agreeing to Plaintiffs' request for an extension, however, the deadline proposed by Plaintiffs poses scheduling conflicts for Defendants. It would require Defendants to prepare their opposition and reply during a period when defense counsel has conflicts and/or is not available for part of the time. Defense counsel indicated that they

1	would agree to stipulate to an extension for Plaintiffs until November 27, 2024, but Plaintiffs'			
2	counsel indicates that this schedule would not work for Plaintiffs.			
3	Therefore, in order to accommodate Plaintiffs' request for an extension, and not result in			
4	creating a conflict for Defendants, the parties stipulate to and propose the following schedule:			
5	1. Plaintiffs will file their opposition and cross-motion, if any, on or before January			
6		3, 2025;		
7	2.	Defendants will file their reply	and opposition to any cross-motion on or before	
8		January 24, 2025; and		
9	3.	Plaintiffs will file their reply in	support of any cross-motion on or before February	
10		7, 2025.		
11	Date: November 8, 2024			
12	Respectfully submitted,			
13	NATIONAL	SECURITY COUNSELORS	TESSA M. GORMAN United States Attorney	
14	/s/ Kelly R N	AcClanahan	/s/ Katie D. Fairchild	
15	/s/ Kelly B. McClanahan Kelly B. McClanahan, Esq., WSBA #60671 4702 Levada Terrace		KATIE D. FAIRCHILD, WSBA #47712 Assistant United States Attorney	
16	Rockville, MD 20853		United States Attorney's Office Western District of Washington	
17	301-728-5908 240-681-2189 fax Kel@NationalSecurityLaw.org		700 Stewart Street, Suite 5220 Seattle, Washington 98101-1271	
18	Counsel for I		Phone: 206-553-7970 Fax: 206-553-4073	
19			Email: Katie.fairchild@usdoj.gov	
20	I certify that this memorandum contains 219 words, in compliance with the Local Civil		Counsel for Defendants	
21	Rules.			
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1	[PROPOSED] ORDER		
2	It is so ORDERED.		
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4	Dated this 12th day of November, 2024.		
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6	IAMES L. ROBART		
7	JAMES L. ROBART United States District Judge		
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